declare further that my residence, post office address and citizenship are as stated below next to my many and the original, first and sole in if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) or an original, first and sole in if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) or an original, first and sole in if only one name is listed below) or an original, first and sole in if only one name is listed below) or an original, first and sole in if only one name is listed below) or an original, first and sole in if only one name is listed below) or an original, first and sole in it only one year prior to the invention the invention was ever parameter white it is described and claimed in the attached specification. Ido not know and do not believe that the invention was ever known or used in the United States of America before my or our invention thereof; I do not know and do not believe that the invention was in public use or on sale in the United States of America more vear prior to this application; I acknowledge my duty to disclose information of which I am aver which is material to the examination of the application in any country foreign to the vear prior to this application in any country foreign to the united States of America prior to the invention filed in any country foreign to the United States of America prior to the invention filed in any country foreign to the United States of America prior to the invention filed in any country foreign to the United States application by me or my legal representatives or a subject matter of the claim of this application in not disclosed in the prior United States application in the manner property of the claim of this application in any country foreign to the united States of America and the prior Un						1011	E		
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a patent is sought on the invention entitled: MAGNETIC THERAPY BELT which is described and claimed in the attached specimentation do not believe that the invention was ever known or used in the United States of America before my or our invention thereof; id no not do not believe that the invention was ever patented or described in any printed publication in any country before my or our invention thereof or many ever prior to this application; Id on not know and do not believe that he invention was in public use or on sele in the United States of America prior to this application; Id on not know and do not believe that he invention was in public use or on sele in the United States of America prior to this application in any country foreign to the United States of America prior to this application in any country foreign to the United States of America prior field. The provided of the publication field and any country foreign to the United States of America prior field and any country foreign to the United States of America prior to this explication, and as to application for patents of in applications have been filled. Country	· X Origin	inal		Supple	emental	12			Continuation-in-Pa
do not know and do not believe that the invention was ever known or used in the United States of America before my or our invention thereof; I do not add not believe that the invention was ever patented or described in any printed publication in any country before my or our invention thereof or many very prior to this application; I do not know and do not believe that he invention was not as line the United States of America more veer prior to this application; I do not know and do not believe that he invention was not public use or or sale in the United States of America on an application; I acknowledge my duty to disclose information of which I am aware which is material to the examination of the application flad by me or my legal representatives or assigness in any country foreign to the United States of America and any country foreign to the United States of America and any country foreign to the United States of America and the invention fled in any country foreign to the United States of America prior to this application by me or my legal representatives or a subject matter of the claim of this application is not disclosed in the prior to this application by me or my legal comprehense of invention fled in any country foreign to the United States application by me or my legal preparatives or a subject matter of the claim of this application is not disclosed in the prior United States application in the manner property the first paragraph of Title 35 USC 112, I acknowledge the duty to disclose material information as defined in Title 31.65(a) which occurred between the filling date of the prior application and the national filling date of this application:	declare further that if only one name is	at my residence, post offi s listed below) or an origi	ice address and citizer	nship are as state entor (if plural n	ed below next to ames are listed	below) of the	am ti	ne original, tirs er which is cla	st and sole invent imed and for white
and do not believe that the invention was ever patented or described in any printed publication in any country before my or our invention thereof or me year prior to this application; I do not know and do not believe that he invention was in public use or on asks in the United States of America mone year prior to this application; I acknowledge my duty to disclose information of which I am aware which is material to the examination of the application filed of this application of the application filed by me or my legal representatives or assignees me tasked before the date of this application in any country foreign in the United States of America on the invention filed in any country foreign to the United States of America on the invention filed in any country foreign to the United States of America on the invention filed in any country foreign to the United States of America on the invention filed in any country foreign to the United States applications have been filed as follows: Country	a patent is sought	on the invention entitled	d: MAGNETIC TH	IERAPY BELT	F which is desc	cribed and claim	ned in the at t	tached specifi	cation.
Priority Claimed? Prio	and do not believe one year prior to th one year prior to th the invention has r United States of Ar application filed by	that the invention was ends application; I do not know application; I acknowled not been patented or magnerica on an application of the programme or my legal representation.	ever patented or descri- know and do not believeledge my duty to discler ade the subject of an filed by me or my legantatives or assignees m	ibed in any printer eve that he inventose information of inventor's certifial representative more than six mo	ed publication in ntion was in public of which I am a ficate issued be es or assignees in onths prior to this	any country be olic use or on sa ware which is re fore the date of in any country s application; a	efore my or o ale in the Un material to th f this applica foreign to th and as to app	our invention to ited States of the examination tion in any co e United State lications for p	thereof or more the America more the nof the application of the application of the application of the soft America on patents of inventors.
Priority Claimed? (Country) (Appln. No.) (Day/Month/Year/Filed) (Yes) (No) (No) (Day/Month/Year/Filed) (Yes) (No) (No) (Pay/Month/Year/Filed) (Yes) (No) (Yes) (No) (No) (Yes) (No) (No) (No) (Yes) (No) (No) (No) (No) (No) (No) (No) (No		X no such application	ons have been filed,	or		Such a			
I hereby claim the benefit under Title 35 USC 119(e)/ 120 of the United States application (s) listed below, and insofar subject matter of the claim of this application is not disclosed in the prior United States application in the manner proxy the first paragraph of Title 35 USC 112, I acknowledge the duty to disclose material information as defined in Title 3 1.56(a) which occurred between the filling date of the prior application and the national filling date of this application: 1.56(a) 1.56(Priority Cla	aimed?
I hereby claim the benefit under Title 35 USC 119(e)/ 120 of the United States application (s) listed below, and insofar subject matter of the claim of this application is not disclosed in the prior United States application in the manner proxy the first paragraph of Title 35 USC 112, I acknowledge the duty to disclose material information as defined in Title 3 1.56(a) which occurred between the filling date of the prior application and the national filling date of this application:									
I hereby claim the benefit under Title 35 USC 119(e)/ 120 of the United States application(s) listed below, and insofar subject matter of the claim of this application is not disclosed in the prior United States application in the manner proby the first paragraph of Title 35 USC 112, I acknowledge the duty to disclose material information as defined in Title 3 1.56(a) which occurred between the filling date of the prior application and the national filling date of this application:	(Country)		(Appln. No.)		(Day/Month	/Year/Filed)		(Yes)	(No)
I hereby state that I have reviewed and understand the contents of the above-identified specification, including the class amended by any amendment referred to herein. I acknowledge the duty to disclose information which is material examination of this application in accordance with Title 37, Code of Federal Regulations, Sec. 1.56(a). I hereby appoint the following attorney and/or agent to prosecute this application and to transact all business in the U.S. and Trademark Office connected therewith: Gary L. Eastman, Registration No. 41,005. Please direct all telephone of Gary L. Eastman at (619) 230-1144, and address all correspondence to Gary L. Eastman, Esq., EASTMAN & ASSOCIATED ASS	•	; *		a 4				. 	ж
I hereby state that I have reviewed and understand the contents of the above-identified specification, including the class amended by any amendment referred to herein. I acknowledge the duty to disclose information which is material examination of this application in accordance with Title 37, Code of Federal Regulations, Sec. 1.56(a). I hereby appoint the following attorney and/or agent to prosecute this application and to transact all business in the U.S. and Trademark Office connected therewith: Gary L. Eastman, Registration No. 41,005. Please direct all telephone of Gary L. Eastman at (619) 230-1144, and address all correspondence to Gary L. Eastman, Esq., EASTMAN & ASSOCIATION Ash Street, Suite 306, San Diego, California 92101; Telephone (619) 230-1144. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willfustatements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the States Code and that such willful false statements may jeopardize the validity of the application or any patent therefrom. FULL NAME OF SOLE OR PIRST INVENTOR DONALD RAUSCHER POST OFFICE ADDRESS 1243 N. GENE AUTRY TRAIL, #122, PALM SPRINGS, CA 92262 FULL NAME OF SECOND JOINT INVENTOR IF ANY INVENTOR'S SIGNATURE DATE GITTZENSHIP CITTZENSHIP CITTZENSHIP	di vicini di di v	III C Corial No)		(Filing Date)	· ·	(Status)			
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